APPENDIX 1

FORMS

Form 1	Application for Local Storage Agreement
Form 2	Application for Recharge
Form 3	Application for Sale or Transfer of Right to Produce Water from Storage
Form 4	Application or Amendment to Application to Recapture Water in Storage
Form 5	Application to Transfer Annual Production Right or Safe Yield
Form 6	Application by a Party to the Judgment to Participate in a Storage & Recovery Program
Form 7	Application for Reimbursement or Credit Against OBMP Assessment
Form 8	Standard Local Storage Agreement
Form 9	Voluntary Agreement for Service to an Agricultural Pool Party by an Appropriative Pool Party
Form 10	Standard Form Regarding Provision of Service to a Non-Agricultural Pool Party by an Appropriative Pool Party
Form 11	Notice of Land-Use Conversion

APPLICATION FOR LOCAL STORAGE AGREEMENT

APPLICANT

Name of Party	Date Requested	Date Approved
Street Address	Acre-feet Amount Requested	Acre-feet Amount Approved
City State Zip Code		
Telephone:	Facsimile:	
TYPE OF WATER TO BE PLACED IN STORAGE		
[] Excess Carry Over [] Local Supplemental of	or Imported [] Both	
PURPOSE OF STORAGE - Check all that may apply		
 Stabilize or reduce future water costs/asses Facilitate utilization of other available source Facilitate replenishment under certain well Preserve pumping right for a changed future Other, explain 	es of supply. sites. e potential use.	
METHOD AND LOCATION OF PLACEMENT IN STOR	RAGE - Check and attach all t	hat may apply
[] Recharge (Form 2)		, , , ,
[] Transfer of Right to Water in Storage (Form[] Transfer from another party to the Judgmen		
METHOD AND LOCATION OF RECAPTURE FROM S	TORAGE - Check and attach	all that may apply
[] Pump from my wells (Form 4)[] Transfer to another party to the Judgment	(Form 3)	
WATER QUALITY AND WATER LEVELS		
What is the existing water quality and what are the exist affected?	sting water levels in the areas tl	nat are likely to be
MATERIAL PHYSICAL INJURY		
Is the Applicant aware of any potential Material Physical may be caused by the action covered by the application		nent or the Basin that
If yes, what are the proposed mitigation measures, if an action does not result in Material Physical Injury to a pa		

ADDITIONAL INFORMATION ATTACHED	Yes [] No []
Applicant	
TO BE COMPLETED BY WATERMASTER:	
DATE OF APPROVAL FROM NON-AGRICU	JLTURAL POOL:
DATE OF APPROVAL FROM AGRICULTUR	RAL POOL:
DATE OF APPROVAL FROM APPROPRIATION	TIVE POOL:
HEARING DATE, IF ANY:	
DATE OF ADVISORY COMMITTEE APPRO	OVAL:
DATE OF BOARD APPROVAL:	Agreement #

APPLICATION FOR RECHARGE

APPLICANT

Name o	of Party			Date Requested	Date Approved
Street A	Address			Acre-feet Amount Requested	Acre-fee Amount Approved
City		State	Zip Code	Projected Rate of Recharge	Projected Duration of Recharge
Γelepho	one:			Facsimile:	
SOURC	E OF SUPPLY				
Nater f	rom:				
[]	State Water Pro	ject			
[]	Colorado River				
[]	Local Suppleme	ntal Source:			
[]	Recycled Water				
[]	Other, explain				
	_				
ИЕТНО	DD OF RECHARG	E			
[]	PERCOLATION		Basin Name	<u> </u>	
			Location	າ	
[]	INJECTION			r	
		Lo)	
[]	EXCHANGE		Facility Name	e	
		;	Share of Safe Yield	<u> </u>	
			Carry Over Righ	t	
			Water in Storage		
		Pum	ping Capacity (cfs)	
WATE	R QUALITY AND	WATER LEVELS	5		
What affect		er quality and wh	nat are the existing	water levels in the areas tha	at are likely to be

MATERIAL PHYSICAL INJURY

Is the Applicant aware of any potential Material Physical Inmay be caused by the action covered by the application?	
If yes, what are the proposed mitigation measures, if any, taction does not result in Material Physical Injury to a party	
ADDITIONAL INFORMATION ATTACHED Yes	es[] No[]
TO BE COMPLETED BY WATERMASTER:	
DATE OF APPROVAL FROM NON-AGRICULTURAL	POOL:
DATE OF APPROVAL FROM AGRICULTURAL POOI	L:
DATE OF APPROVAL FROM APPROPRIATIVE POC	DL:
HEARING DATE, IF ANY:	
DATE OF ADVISORY COMMITTEE APPROVAL:	
DATE OF BOARD APPROVAL:	Agreement #

WATER TRANSFER INFORMATION NEEDED FOR THE WATER ACTIVITY REPORTS AND THE ASSESSMENT PACKAGE

FISCAL YEAR 20__ - 20__

DATE REQUESTED:	AMOUNT REQUESTED: Acre-Fee			
SALES PRICE: \$/ Acre-Foot	IF 85/15 RULE APPLIES, 15% GOES TO:			
(Needed for Assessment Package)	Seller □ Buyer □ N/A □			
TRANSFER FROM (SELLER / TRANSFEROR):	TRANSFER TO (BUYER / TRANSFEREE):			
Name of Party	Name of Party			
Name of Party I declare under penalty of perjury that the date, of in the Assessment Package entered above is accity/agency/company would provide copies of do	quantity, \$/AF, and party to receive the 15% cred curate, and if asked to do so, my			
I declare under penalty of perjury that the date, of in the Assessment Package entered above is according to the control of th	quantity, \$/AF, and party to receive the 15% cred curate, and if asked to do so, my			

THIS PAGE IS TO BE KEPT CONFIDENTIAL UNTIL
THE FISCAL YEAR IS OVER AND THE
WATER ACTIVITY REPORTS ARE CREATED.

CONSOLIDATED WATER TRANSFER FORMS:

FORM 3: APPLICATION FOR SALE OR TRANSFER OF RIGHT TO PRODUCE WATER FROM STORAGE FORM 4: APPLICATION OR AMENDMENT TO APPLICATION TO RECAPTURE WATER IN STORAGE FORM 5: APPLICATION TO TRANSFER ANNUAL PRODUCTION RIGHT OR SAFE YIELD

FISCAL YEAR 20__ - 20__

DATE REQUESTED:		AMOUNT REQUESTED: Acre-Feet		
TRANS	SFER FROM (SELLER / TRANSFEROR):	TRANSFER TO (BUYER / T	RANSFEREE):	
Name o	of Party	Name of Party		
Street A	Address	Street Address		
City	State Zip Code	City	State Zip Code	
Telepho	one	Telephone		
Facsim	ile	Facsimile		
betwee	Pump to meet current or future demand over an Pump as necessary to stabilize future assessments.	Yes No fine the second with the second second with the second se	J	
WATER	R IS TO BE TRANSFERRED FROM:			
	Annual Production Right (Appropriative Pool) o Storage Annual Production Right / Operating Safe Yield Other, explain	I first, then any additional from S	,	
WATER	R IS TO BE TRANSFERRED TO:			
	Annual Production Right / Operating Safe Yield Storage (rare) Other, explain	I (common)		

Yes □	No □
Yes □	No □
Yes 🗖	No □
ON FACILITIE	S):
o 🗖	
the Basin that	may be
to ensure tha	t the
	Yes □

SAID TRANSFER SHALL BE CONDITIONED UPON:

DATE OF BOARD APPROVAL:

- (1) Transferee shall exercise said right on behalf of Transferor under the terms of the Judgment, the Peace Agreement, the Peace II Agreement, and the Management Zone 1 Subsidence Management Plan for the period described above. The first water produced in any year shall be that produced pursuant to carry-over rights defined in the Judgment. After production of its carry-over rights, if any, the next (or first if no carry-over rights) water produced by Transferee from the Chino Basin shall be that produced hereunder.
- (2) Transferee shall put all waters utilized pursuant to said Transfer to reasonable beneficial use.
- (3) Transferee shall pay all Watermaster assessments on account of the water production hereby Transferred.
- (4) Any Transferee not already a party must Intervene and become a party to the Judgment.

ADDITIONAL INFORMATION ATTACHED	Yes □	No □
Seller / Transferor Representative Signature	Buyer	/ Transferee Representative Signature
Seller / Transferor Representative Name (Printed)	Buyer	/ Transferee Representative Name (Printed)
TO BE COMPLETED BY WATERMASTER STAFF:		
DATE OF WATERMASTER NOTICE:		
DATE OF APPROVAL FROM APPROPRIATIVE PC	OL:	
DATE OF APPROVAL FROM NON-AGRICULTURA	L POOL: _	
DATE OF APPROVAL FROM AGRICULTURAL PO	OL:	
HEARING DATE, IF ANY:		
DATE OF ADVISORY COMMITTEE APPROVAL: _		

APPLICATION BY A PARTY TO THE JUDGMENT TO PARTICIPATE IN A STORAGE & RECOVERY PROGRAM

APPLICANT

Name		Date Requested	Date Approved
		Acre-feet	Acre-feet
Street Address		Amount Requested	Amount Approved
City State	Zip Code		
Telephone:		Facsimile:	
TYPE OF WATER TO BE PLACED I	N STORAGE		
[] Recycled	[] Imported	[]	Both
METHOD AND LOCATION OF PLACE [] Recharge (Form 2) [] Transfer of Right to Wate [] Transfer from another Page	er in Storage (Form	n 3)	t may apply
METHOD AND LOCATION OF REC	APTURE FROM S	TORAGE - Check and attach al	I that may apply
[] Pump from wells (Form 4 [] Transfer to another party	•	Form 3)	
FEASIBILITY PLAN TO ACCOMPLI	SH STORAGE & F	RECOVERY PROGRAM ATTAC	HED? Yes[] No[
WATER QUALITY AND WATER L	EVELS		
What is the existing water quality ar affected?	nd what are the exi	sting water levels in the areas tha	at are likely to be
MATERIAL PHYSICAL INJURY			
Is the Applicant aware of any poten may be caused by the action covered			ent or the Basin that
If yes, what are the proposed mitiga action does not result in Material Ph			

ADDITIONAL INFORMATION ATTACHED	Yes [] No []
Applicant	
TO BE COMPLETED BY WATERMASTER:	
DATE OF APPROVAL FROM NON-AGRICULT	URAL POOL:
DATE OF APPROVAL FROM AGRICULTURAL	. POOL:
DATE OF APPROVAL FROM APPROPRIATIVE	E POOL:
HEARING DATE, IF ANY:	
DATE OF ADVISORY COMMITTEE APPROVA	L:
DATE OF BOARD APPROVAL:	

APPLICATION FOR REIMBURSEMENT OR CREDIT AGAINST OBMP ASSESSMENT

AP	PLICANT				QUESTING dit []	Reimbursement []	
Nar	me of Party			0.0	[]	itemizateement []	
				Dat	e Requested	Date Approved	
Stre	eet Address						
City	, ,	State	Zip Code				
Tele	ephone:		· · · · · · · · · · · · · · · · · · ·	Fac	simile:		
DE	SCRIPTION OF PRO	DJECT OR P	ROGRAM FOR W	HICH RE	IMBURSEMEN	T OR CREDIT IS SOUGHT	
the						o the accomplishment of the goal e Sections 4.9 & 10.9 of the Rule	
MA	TERIAL PHYSICAL	INJURY					
cau If ye	sed by the project/pr	ogram? Ye osed mitigat	s [] No [] ion measures, if an	y that m	ght be reasonat	udgment or the Basin that may be oly imposed to ensure the ment or the Basin?	е
PR	OJECTED PROJEC	T OR PROG	RAM COSTS				
(a)	Capital:			(b)	Operations and	Maintenance:	
(c)	Cumulative Proje			-			

\$ AMOUNT OF CREDIT OR REIMBURSEMENT REQUESTED	
ADDITIONAL INFORMATION ATTACHED Yes [] No []	
Applicant	
TO BE COMPLETED BY WATERMASTER:	
DATE OF APPROVAL FROM NON-AGRICULTURAL POOL:	
DATE OF APPROVAL FROM AGRICULTURAL POOL:	
DATE OF APPROVAL FROM APPROPRIATIVE POOL:	
HEARING DATE, IF ANY:	
DATE OF ADVISORY COMMITTEE APPROVAL:	
DATE OF BOARD APPROVAL:	

STANDARD LOCAL STORAGE AGREEMENT #__

betw (her	veen ein '	Chino Ba 'Local Sto	T is made and entered into thisday of, by and asin Watermaster, (herein "Watermaster") and, brage Party") pursuant to the Judgment entered January 27, 1978 and the Peace plementation Plan dated June 29, 2000.
term reca	ıs ar ıptur	nd condition the condition to the condit	ORITY. The authority is hereby granted to the above Storage Party, pursuant to the ons hereof, to storeacre-feet of water in the Chino Basin and to e for reasonable beneficial use as indicated on the forms or attachments below: The under this Local Storage Agreement is not transferable or assignable.
		[]Ex	cess Carry Over [] Local Supplemental or Imported [] Both
			DVAL. In submitting the Application for Local Storage, Applicant presented the addition to Form 1:
[]	Form 2	Application for Recharge
[]	Form 3	Application for Sale or Transfer of Right to Produce Water in Storage
[]	Form 4	Application or Amendment to Application to Recapture Water in Storage
[]	Form 5	Application Transfer Annual Production Right or Safe Yield
[]	Form 6	Application by a Party to the Judgment to Participate in a Storage & Recovery Program
[]	Form 7	Application for Reimbursement or Credit Against OBMP Assessments

All additional forms are included herein by reference and deemed approved or conditioned as attached.

TERM OF AGREEMENT. This Agreement shall continue in effect coterminous with the Peace Agreement unless or until the Agreement is modified, amended or terminated by Watermaster action. Except for losses or other factors as Watermaster may establish, any water in storage at the time of termination of this Agreement shall remain to the credit of Storage Party for subsequent recapture in its normal operations, i.e., termination of the Agreement shall affect termination of the right to place water in storage, but shall not impair the integrity of water stored or the right to recapture the same. Local Storage Agreements do not require court approval.

This Agreement and all provisions thereof are applicable to and binding upon not only the parties hereto, but also upon their respective heirs, executors, administrators, successors, assigns, lessors and licensees and upon the agents, employees and attorneys in fact of all such persons.

The following standard terms and conditions are deemed incorporated in any local storage agreement approved by Watermaster.

ASSIGNMENT OF STORAGE CAPACITY. Storage capacity is not assignable. Water in storage may be assigned, sold, leased or transferred as herein or subsequently approved.

LOSSES ATTRIBUTABLE TO STORED WATER. Pursuant to the Peace Agreement, losses may be applied to water stored hereunder after July 1, 2005.

RECAPTURE. Storage Party may recapture Stored Water by the direct extraction of groundwater from Chino Basin as herein approved by Watermaster. Each Storage Party shall apply to Watermaster in writing using Form 4 at least thirty (30) days prior to commencement of direct recapture if Form 4 is not included herewith, or if the recapture plan is different than that originally submitted to Watermaster. Watermaster shall determine whether significant adverse impacts will result to the Chino Basin and to other producers by reason of such production and shall either confirm, deny, or modify such proposed extraction schedule.

PROCEDURES AND ACCOUNTING FOR WATER STORED. Watermaster shall maintain a continuing account of water stored in and recaptured from Storage Party's account, which shall be available for review upon reasonable notice by Storage Party.

REPORTS TO WATERMASTER. Storage Party shall file with Watermaster such reports, forms, or additional information as is reasonably required by Watermaster in order to provide full information as to storage, losses and recapture of Stored Water hereunder.

WATERMASTER'S RIGHT OF INSPECTION. Watermaster shall have the right to inspect at reasonable times the records and facilities of Storage Party with relation to storage and recapture of water in the Chino Basin.

NOTICE. Any notices may be given by mail and postage prepaid addressed as follows:

Watermaster
Chino Basin Watermaster
9641 San Bernardino Rd
Rancho Cucamonga, CA 91730

Storage Party As set forth on the application.

ADDITIONAL CONDITIONS OR TERMS. In granting approval placed the following additional conditions in the agreement:	of this storage agreement, Watermaster
IN WITNESS WHEREOF , the parties hereto have caused this authorized officers.	Agreement to be duly executed by their
WATERMASTER	STORAGE PARTY
Watermaster Approval	Applicant

CHINO BASIN WATERMASTER

VOLUNTARY AGREEMENT REGARDING PROVISION OF SERVICE TO AN AGRICULTURAL POOL PARTY BY AN APPROPRIATIVE POOL PARTY

FORM 9

FORM 9A: Initial Agreement or Change of Overlying (Agricultural) Pool Party

FORM 9B: Annual Verification of Delivered Water

VOLUNTARY AGREEMENT

FORM 9A: Initial Agreement or Change of Overlying (Agricultural) Pool Party

(Appropriat	tive Pool Party) is planning to provide water	service to			
(Agricultura	al Pool Party)				
This is:					
□ A New Voluntary Agreement effective on (date); or					
$\hfill \Box$ A Change in the Agricultural Pool Party for an E	Existing Voluntary Agreement (VA No) as of			
(date)					
PARTY REPRESENTATIVE CONTACT INFORMA	ATION				
Appropriative Pool Party: Overlying (Agricultural) Pool Party:					
Name of Party: Name of Party:					
Contact Person: Contact Person:					
Phone Number:					
Email:					
(May be more than one account number): LAND INFORMATION Assessor's parcel numbers, tracts, or boundary str					
Approximate acreage: acres Intended land use during the term of this Voluntary	v Agreement:				
Please list any attachments (maps showing proper	ty, etc.)				
Other comments:					

CERTIFICATION (must be signed by both parties)

I declare and affirm under the penalty of perjury that the statements made herein are true and correct to the best of my knowledge, information, and belief.

Appropriative Pool Party:	Overlying (Agricultural) Pool Party:				
Signature:					
Print/Type name:					
Date:					
Watermaster Use Only					
Reviewed by:	on:	(date)			
New voluntary Agreements must be in areas eligible for	or conversion.				
Are the parcels within Conversion Area 1? ☐ Yes	□ No				
f the prior answer is "No", are they eligible parcels	outside Conversion	Area 1? (as determined to be			
eligible for conversion as specified in the 1995 Land U	lse Conversion Judg	ment Amendment)			
∃Yes □ No					
Visual inspection by:	on:	(date)			
Filenames for digital photos taken during visual inspec	ction:				
nspection notes:					
Distriction of Assessment of Bissille					
Staff recommendation: ☐ Approve ☐ Disallow					
GM decision: ☐ Approve ☐ Disallow	Now VA No.				
TIVE CLISION ADDIOVE IJISANOW	INCW VAINO				

Watermaster will make its determination within 30 days of receiving the form signed by both parties and will send a copy of this form to the Appropriative Pool Party.

VOLUNTARY AGREEMENT

FORM 9B: Annual Verification of Delivered Water VA No.: _____

This form will be distributed annually by Watermaster to the Appropriative Pool Party associated with the above Voluntary Agreement. The form must be completed by the Appropriative Pool Party and returned to Watermaster by July 15 th to be given credit for the prior Fiscal Year.				
	complete the following	-		
	•	count Nos.:		
Name	on the account			
Meter i	reads and volume of	delivered water during Fis	scal Year July 1,	_ through June 30,:
Q1 Q2 Q3 Q4				
I decla		r the penalty of perjury errect to the best of my kn		made on this form and any and belief.
Approp	oriative Pool Party:			
Signati	ure:			
Print/T	ype name:			
Date: _				

NOTICE REGARDING PROVISION OF SERVICE TO A NON-AGRICULTURAL POOL PARTY BY AN APPROPRIATIVE POOL PARTY

PLEASE TAKE NOTICE that pursuant to F	aragraph 6 of Exhibit "G" of the Judgment entered on
January 27, 1978 in the Case of "CHINO BASIN MI	UNICIPAL WATER DISTRICT vs. CITY OF CHINO, et
al.," RCV 51010 (formerly Case No. SCV 16432)	7) and the Peace Agreement dated June 29, 2000,
("Appropriative Poo	Party") is directly or indirectly undertaking to provide
water service to	("Non-Agricultural Pool Party"), commencing
on and continuing in effect up	ntil further notice, the quantity of water necessary to
provide water service to said Non-Agricultural Pool	Party for use on its overlying lands in each fiscal year.
Said water is only for use on Non-Agricultural P	ool Party's overlying lands. Watermaster is hereby
requested to reduce (assign) the Production reporte	ed for the Appropriative Pool Party by a corresponding
quantity of water each year, up to the Non-Agricultu	ural Pool Party's share of Safe Yield, which quantity is
, and to record such Production as Pro	oduction by the Non-Agricultural Pool Party.
To be valid, appropriate meters must be	installed and this form must be signed by the Non-
Agricultural Pool Party and the Appropriative Pool P	arty.
NON-AGRICULTURAL POOL PARTY	APPROPRIATIVE POOL PARTY
NON-AGRICULTURAL POOL PARTT	APPROPRIATIVE POOL PARTY
Bv.	Bv [.]
Ву:	_By:
By: (print or type above name)	By: (print or type above name)

NOTICE OF ANNUAL LAND USE CONVERSION

FISCAL YEAR 20__ - 20__

Name	of Party								
Street	Address			Tele	phone				
City		State	Zip Code	Fac	simile				
	ere <u>new conversions</u> the how many clusters of	·		e Conve	rsion Adde	endum i	for each.)	Yes □	No □
If yes, Nu	ere <u>new reversions</u> this provide and attach the umber of Acres arcel Number(s)	-			v reversion	i: •		Yes ar Originally or Reversion	No □ Converted
	the appropriate box b There are no new c Assessment Packa	onversior ge are co	ns or reversions. rrect and are to be	e used a	again this fi	iscal ye	ear.	•	·
	There are new conv		Acres insi	de Con	version Are	ea 1 rea 1	·	none, enter z	·
	NEW Reversions:			side Co	nversion Ar	rea 1	Conversio	n Judgment A	Amendment)
ADDIT	TIONAL INFORMATIO	N ATTAC	CHED: Ye	es 🗖	No 🗖				
Signat	ure				ate				
Name	(Printed)								

TO BE COMPLETED BY WATERMASTER STAFF:

DATE FINALIZED:	
FINALIZED BY STAFF PERSON:	
NEW CONVERSIONS APPROVED:	Acres inside Conversion Area 1
	Acres outside Conversion Area 1 (as allowed in 1995 Land Use Conversion Judgment Amendment)
NEW REVERSIONS APPROVED:	Acres inside Conversion Area 1
	Acres outside Conversion Area 1 (as allowed in 1995 Land Use Conversion Judgment Amendment)